

Room 029 State Capitol, Denver, CO 80203-1784 (303) 866-3521 FAX: 866-3855 TDD: 866-3472

MEMORANDUM

July 1, 2012

TO: Transportation Legislation Review Committee

FROM: Kelli Kelty, Research Associate, 303-866-3518

SUBJECT: Committee Statutory Authority and History

This memorandum provides the following information regarding the Transportation Legislation Review Committee (TLRC):

- history and membership of the committee;
- the committee's statutory charge and oversight authority;
- required reports for submission to the committee;
- the committee's 2011 interim activities; and
- TLRC proposed legislation from 2003 to 2011.

History of the TLRC

In 1953, the General Assembly restructured the relationship between state highway, county road, and municipal street systems. The Highway Legislation Review Committee was responsible for reviewing the implementation and impact of the newly structured highway systems. In 1987, the General Assembly expanded the committee's charge to include oversight of public highway authorities and projects. In 1989, the General Assembly began requiring the Regional Transportation District (RTD) to respond to the committee's requests for information.

In 1994, the committee's name was changed to the Transportation Legislation Review Committee to correspond with the renaming of the Colorado Department of Highways to the Colorado Department of Transportation (CDOT). With the name change, the scope of the committee's responsibilities expanded to parallel the department's broader focus on all transportation modes. In 1997, the committee's authority changed to include oversight of regional transportation authorities. In 2001, the membership of the committee changed from 11 members appointed by the Governor, Speaker of the House of Representatives, and the President of the Senate, to the members of the House and Senate transportation committees of reference.

In 2007, the General Assembly amended the committee's charge to include oversight over the Department of Revenue (DOR) in the area of driver's licenses and motor vehicle registration, as well as any other state agency or political subdivision of the state regulating motor vehicles or traffic.

Committee Membership

The TLRC is comprised of the members of the Senate and House transportation committees of reference. Pursuant to General Assembly rules, the Senate Transportation Committee has 7 members, and the House Transportation Committee has 13 members. Therefore, the TLRC is comprised of 20 members. The TLRC is chaired by the House Transportation Committee chair in odd-numbered years and by the Senate Transportation Committee chairman in even-numbered years.¹ The Legislative Council Staff provides staff support to the committee members and chairman.²

Statutory Charge

Pursuant to state law, the TLRC must meet at least once a year to:³

- provide guidance and direction to CDOT on the development of the state transportation system and DOR or any other state agency or political subdivision of the state that regulates motor vehicles or traffic;
- provide legislative oversight of and input into such development; and
- review all transportation, traffic, and motor vehicle legislation, and make recommendations for additional legislation as necessary.

In 1995, the General Assembly also directed the TLRC to examine the problem of uninsured motorists in the state and to recommend legislation relating to uninsured motorists. The committee is also directed to examine the effectiveness of uninsured motorist enforcement mechanisms in use by other states.⁴

Oversight Role and Statutory Authority

State law provides the TLRC with authority over CDOT, driver licensing and vehicle registration functions of the DOR, the Regional Transportation District (RTD), public highway authorities (PHAs), regional transportation authorities (RTAs), and railroads. In its oversight role, the committee is authorized to:

- develop and make state transportation system financing recommendations;
- review the operations of CDOT, RTD, any PHA, and any RTA;

¹Section 43-2-145 (2.5), C.R.S.

²Section 43-2-145 (5), C.R.S.

³Section 42-3-145, C.R.S.

⁴Section 42-7-602, C.R.S.

- review completed highway projects, including whether the projects were completed in the most cost-effective and efficient manner; and
- request financial or performance audits.

Upon completion of the TLRC's review of transportation law, the committee is authorized to make recommendations for legislation deemed necessary by the TLRC. Such legislation recommended by the TLRC is treated as interim committee legislation for the purposes of legislative deadlines imposed by the General Assembly rules.⁵

Colorado Department of Transportation. Under Colorado law, the TLRC is authorized to:⁶

- provide guidance and direction to CDOT in the development of the state transportation system;
- make recommendations on the financing of the state transportation system;
- review all transportation legislation and consult with experts in the field of highway construction and planning or with CDOT personnel;
- review any phase of CDOT operations;
- conduct postoperation reviews to determine cost-effectiveness and efficiency of certain transportation projects;
- require CDOT to prepare and adopt 5-, 10-, and 15-year plans; and
- require financial or performance audits to be conducted.

Colorado Department of Revenue. The TLRC may review the activities of the DOR relating to the licensing of drivers and the registration and titling of motor vehicles.⁷

Regional Transportation District. The TLRC is required to review the RTD's implementation of competitive contracting for its vehicular services. State law authorizes RTD to contract with private businesses to provide up to 58 percent of its vehicular services.⁸

Public highway authorities and regional transportation authorities. The TLRC may review any phase of a PHA's or RTA's operations and may require a PHA or RTA to prepare and adopt long-range plans for the development of public highways. The committee may also require financial or performance audits to be conducted of any PHA or RTA.^{9 10}

⁸Section 32-9-119.5, C.R.S.

⁵Section 43-2-145 (1)(c), C.R.S.

⁶Section 43-2-145 (1), C.R.S.

⁷Section 43-2-145 (1)(a), C.R.S.

⁹Sections 43-2-145 (1.5) and (1.9), C.R.S.

¹⁰Pursuant to House Bill 11-1118, enacted by the General Assembly during the 2011 regular session, the Legislative audit Committee may direct the State Auditor to initiate a performance audit of any PHA. This authority is only in effect during years in which the TLRC is not authorized to meet.

Railroads. The TLRC is directed to study CDOT recommendations and may hold hearings regarding the acquisition or use of abandoned or proposed to be abandoned railroad rights-of-way and to determine the priority of acquiring or using abandoned or proposed to be abandoned railroad rights-of-way. The TLRC is required to report its findings to the General Assembly regarding the acquisition of abandoned railroad rights-of-way.¹¹

Other agencies. The TLRC may require agencies to share information and coordinate efforts for phases of transit system development to avoid overlapping mass transit systems within the state. Such agencies include the Denver Regional Council of Governments (DRCOG), the Intermountain Fixed Guideway Authority, and state, regional, and local authorities or organizations responsible for mass transit.¹²

Reporting Requirements

State law requires that various reports be submitted to the TLRC. Table 1 provides a summary of each report. Upon receipt of reports, copies are made available to TLRC members by staff.

¹¹Section 43-1-1308, C.R.S.

¹²Section 43-2-145 (1.3), C.R.S.

Table 1Statutorily Required Departmental Reportsto the Transportation Legislation Review Committee (as of July 1, 2012)

Department	Report Subject/Statute	Summary
Department of Local Affairs (DOLA)	Public Highway Authorities Section 43-4-514 (3), C.R.S.	The DOLA Division of Local Government is required to provide an annual report to the TLRC regarding public highway authorities. The report must include how many authorities have been created, their boundaries, and information regarding public highways to be constructed and their financing.
	Proposed PHA Boundaries Section 43-4-514 (1), C.R.S.	The DOLA Division of Local Government is required to provide copies to the TLRC of any notice containing proposed boundaries or financing of a PHA.
Department of Public Health and Environment (CDPHE)	Waste Tires Recycled Section 25-17-202.7, C.R.S.	As of July 1, 2005, the CDPHE is required to report the total number of waste tires recycled in Colorado. Reports are required annually on July 1 through July 1, 2014.
	Waste Tire Recycling Rules Promulgated Section 25-17-207 (1), C.R.S.	Once the Solid and Hazardous Waste Commission has promulgated rules administering various waste tire recycling, funding, and enforcement requirements established under House Bill 10-1018, the CDPHE is required to report to the TLRC on the new rules.
	High Emitter Program Section 42-4-307 (13), C.R.S.	The CDPHE is required to brief the TLRC on the cost and effectiveness of the high emitter program, specifically comparing the program's effectiveness with other emissions reduction options. The high emitter program is designed to identify motor vehicles that emit air pollutants substantially higher than acceptable levels.
Department of Revenue (DOR)	Effectiveness of Emissions Programs Section 42-4-305 (11), C.R.S.	The DOR is required to report annually to the TLRC on the effectiveness of emissions programs.
Department of Transportation (CDOT)	Drunken Driving Prevention and Law Enforcement Program Section 43-4-404, C.R.S.	The CDOT Office of Transportation Safety is required to report annually to the TLRC on the distribution and expenditure of funds for drunk driving enforcement programs.
	Potential Rail Line Acquisitions Section 43-1-1303 (3), C.R.S.	CDOT is required to submit a prioritized list to the TLRC concerning railroad rights-of-way or rail lines proposed to be acquired by the state and their proposed uses.
Regional Transportation District (RTD)	RTD Annual Budget Section 32-9-119.7 (4) and (7), C.R.S.	RTD is required to provide copies of the RTD annual budget to the TLRC. State law also requires the RTD to provide other information, data, testimony, or audits as requested by the TLRC.

2011 Interim Activities

The TLRC held four meetings pertaining to transportation and motor vehicles during the 2011 interim. Briefings and presentations were made by state departments, local governments, transit authorities, public highway authorities, and transportation industry associations on a wide range of subjects, including: highway maintenance, construction, and supervision; the quality and aging of highway infrastructure; innovative transportation financing mechanisms; public mass transit; rail transportation; low-speed electric vehicles; the ports of entry; special license plates; waste tire processing fees; military service identifiers on driver's licenses and identification cards; and the motor carrier industry.

Motor carrier industry. The committee heard testimony from the motor carrier industry regarding inefficiencies in the Colorado semitrailer plate registration process, including differences with neighboring states. Colorado law requires semitrailers to register annually, but 27 other states, including those that surround Colorado, have a permanent registration process. The committee recommended Bill A (House Bill 12-1038), which created an alternative multi-year registration process for Class A trailers and semitrailers. The bill was signed into law.

Low-speed electric vehicles. In 2009, Senate Bill 09-075 was adopted by the General Assembly. Among other provisions, the bill allowed low-speed electric vehicles to be operated on roadways with speed limits up to 35 miles per hour and to cross roads with higher speed limits. The bill also permitted Class B low-speed electric vehicles, a subcategory of low-speed electric vehicles, to travel on roads with speeds up to 45 miles per hour once the federal government issues safety standards. The committee recommended Bill B (Senate Bill 12-013), which amended state law to permit low-speed electric vehicles to be operated on roadways at speeds of up to 40 miles per hour. The bill was signed into law.

Ports of entry (POE). The Colorado State Patrol (CSP) presented findings from a study on the operation of Colorado's POE commissioned under House Bill 10-1113. The study proposed that POE operations and personnel be transferred from the Department of Revenue (DOR) to the CSP, and POE facilities be transferred from the DOR to the Colorado Department of Transportation (CDOT). Following implementation of its recommendations, the study anticipates five-year cost savings of \$1.8 to \$3.1 million. The committee recommended Bill C (House Bill 12-1019), which consolidated POE functions within the CSP. The bill was signed into law.

Waste Tire Processor End User Fund. The Processors and End Users Fund supports reimbursements to waste tire consumers and processors through multiple grant programs. Reimbursements are set at \$65 per ton of waste tires consumed. The fund, which was set to repeal on July 1, 2012, is supported by revenue generated from the \$1.50 fee charged on the purchase of a new tire. The committee recommended Bill D (House Bill 12-1034), which extended the statutory repeal of the fund to July 1, 2020. The bill was signed into law.

Military service identifier. In 2010, the General Assembly enacted House Bill 10-1209. The bill authorized the DOR to affix a military service branch identifier on an applicant's state-issued driver's license or identification card. To have a military identifier affixed, state law requires that

a \$15 fee be remitted by the applicant on issuance and renewal. The committee recommended Bill E (House Bill 12-1035), which would have eliminated the fee currently charged for the military service branch identifier on a Colorado driver's license. The bill was postponed indefinitely.

Transportation-related reporting requirements. State law requires various state departments and agencies to submit reports to the General Assembly. According to Legislative Council Staff, in 2011, state law required that 21 transportation-related reports be provided to the House Transportation Committee, Senate Transportation Committee, Transportation Legislation Review Committee, and various predecessor committees (i.e. House Transportation and Energy Committee). The committee recommended Bill F (House Bill 12-1030), which would have repealed certain reports considered to be obsolete, redundant or of declining interest to the committee. The bill was postponed indefinitely.

Special license plates. The DOR presented special license plates procedures to the committee. The committee was particularly interested in the statutory and regulatory process for establishing new group license plates and methods to deal with plate inventory. At the committee's request, the DOR presented supplemental information, including: types of plates, revenue and costs, procedures to establish plates, and suggestions for statutory changes to improve the process for establishing new special license plates. The committee recommended Bill G (Senate Bill 12-007), which clarified and amended state law pertaining to establishment of new group special license plates and plate inventories. The bill was signed into law.

TLRC Proposed Legislation — 2003 to 2011

Legislation recommended by the TLRC is treated as legislation recommended by an interim committee for purposes of introduction deadlines or bill limitations imposed by the General Assembly's joint rules. From the 2003 interim to the 2011 interim, the TLRC proposed 48 bills that were approved by the Legislative Council. Of the 48 bills, 42 became law.

Table 2 provides legislation approved by the Legislative Council. Table 3 provides legislation not approved by the Legislative Council. Bills are identified according to identifier (Bill A, Bill B, Bill C, etc.) used in the final TLRC report provided to the Legislative Council and bill numbers assigned upon introduction during session.

Bill Letter /Number	Bill Title	Brief Description of Bill	Became Law
		Interim Session 2011 for Introduction During the 2012 Legislative Session	
HB 12-1038 Bill A	Multi-year Class A Trailer Registration	This bill establishes a permanent registration for Class A trailers and semitrailers. In order to qualify for the permanent registration, an owner must be either based outside of Colorado, or based in Colorado and in possession of a trailer 10 years or older. The new registration is permanent, but expires when the trailer or semitrailer transfers ownership.	Yes
SB 12-013 Bill B	Low-speed Electric Vehicles	 Under current law, LSEVs are permitted to operate on roads with speed limits of 35 miles per hour or less, or on roads with speed limits greater than 35 miles per hour mph if crossing at grade with the road. This bill allows operation of low-speed electric vehicles on roadways at speeds up to 35 miles per hour. The vehicles may be operated on a state highway or cross a roadway having a speed of 40 miles per hour under certain conditions. The bill also amends existing law to raise the age limit for driving golf cars on streets from age 14 to 16. A low-speed electric vehicle (LSEV) is defined as: primarily propelled by electricity; having at least three wheels in contact with the ground; not requiring handlebars for steering; and displaying a vehicle identification number pursuant to state law. 	Yes
HB 12-1 019 Bill C	Transfer Ports Of Entry To State Patrol	This bill designates the Colorado State Patrol (CSP) in the Department of Public Safety as the enforcement and permit authority for Colorado ports of entry. Beginning on July 1, 2012, the Motor Carrier Services division of the Division of Motor Vehicles in the Department of Revenue (DOR) is abolished and its powers, duties and functions are transferred to the CSP, to include: statutory authority, personnel, property, funding, budgeting, purchasing, and planning for all state ports of entry. The DOR will retain the commercial driver's license and international registration plan functions. The bill also specifies that a port of entry officer has the authority of a peace officer to perform and enforce his or her duties, including restraining and detaining persons and/or vehicles and impounding vehicles under certain conditions. It also allows the CSP to set operating hours at ports of entry and all ports of entry officers to conduct safety inspections.	Yes
HB 12-1034 Bill D	Waste Tire Processor End User Fund	The Processors and End Users Cash Fund consists of the \$1.50 fee collected on each new tire is purchase in Colorado, as well as several other unexpended cash funds. Money in the fund is distributed to businesses that process waste tires to develop recycling technologies. As of October 2011, the fund had an equity of \$792,692. This bill extends the Processors and End Users Cash Fund repeal date from July 1, 2012 to July 1, 2015. The bill also requires the General Assembly to appropriate the money in the fund, whereas under current law, these funds were continuously appropriated. Finally, it prevents the state from reimbursing a tire processor if the tire processor is not an end user, or if the tire product has been sold and moved off site.	Yes

Bill Letter /Number	Bill Title	Brief Description of Bill	Became Law
	•	Interim Session 2011 for Introduction During the 2012 Legislative Session (Cont.)	
HB 12-1035 Bill E	Repeal Veterans Identifier Fee	Under House Bill 10-1209, a military service member or veteran may add an identifier to his or her driver's license or state identification card for a \$15 fee. The identifier indicates the branch of service of the applicant. Information technology delays have prevented this program's implementation, and therefore it has not collected any revenue. The program, however, is expected to be available on April 1, 2012. This bill would have eliminated the \$15 fee to add a military identifier on an applicant's driver's license.	No
HB 12-1030 Bill F	Repeal Transportation- related Reporting Reqmnts	This bill would have repealea certain transportation and energy-related reports required to be submitted by the Departments of Public Health and Environment, Transportation, and Revenue to various committees of the General Assembly, including the House and Senate Transportation Committees, and the Transportation Legislation Review Committee.	No
SB 12-007 Bill G	Group Special License Plate Procedure	 This bill alters the procedure for creating group special license plates. Specifically, this bill: removes the requirement that an applicant certify that at least 3,000 plates will be issued within one year; allows special license plates to be sold until inventories are depleted; and removes the requirement that proof of membership be provided to obtain certain license plates. 	Yes
		No Interim Session 2010	
		(Per Senate Bill 10-213: Suspension 2010 Interim Committees)	
		Interim Session 2009 for Introduction During the 2010 Legislative Session	
SB 10-016 Bill A	Modify Toll Evasion Notice Process	 This bill modified how civil penalty notices of camera-detected toll evasion are provided to the vehicle's registered owner. Under previous law, if the first penalty notice of toll evasion was unpaid or not responded to within 20 days, a second penalty notice was generated and sent by certified mail, return receipt requested. If the registered owner failed to pay or respond to the second penalty notice within 20 days, the notice constituted a complaint to appear for adjudication of a toll evasion in a court or administrative toll enforcement proceeding. The bill: eliminated the second penalty notice requirement; extended the time frame for payment or response to 30 days from the penalty notice; required a final order of liability be entered against a registered owner who fails to respond to the penalty notice; and clarified that administrative toll enforcement proceedings may be appealed in the county court where the violation occurred as a de novo (new) hearing. 	Yes

Bill Letter /Number	Bill Title	Brief Description of Bill	Became Law
		Interim Session 2009 for Introduction During the 2010 Legislative Session (Cont.)	
HB 10-1018 Bill B	Reduce Waste Tire Stockpile Risks	Several state departments previously administered waste tire reduction and recycling programs funded by a \$1.50 per tire fee. The bill consolidated all waste tire programs under the Department of Public Health and Environment (CDPHE) and established new education and outreach requirements, fire planning and prevention requirements, and waste tire hauler and facility regulations.	Yes
		<i>Funds.</i> The bill created the Waste Tire Fire Prevention Fund and Waste Tire Market Fund, repealed the Advanced Technology Fund, and updated state law on the Processors and End Users Fund and the Waste Tire Cleanup Fund. It redistributed waste tire fee revenue among existing funds and three new funds.	
		<i>Grants and reimbursements.</i> The bill increased maximum reimbursements to processors and end users from \$50 to \$65 per ton of waste tires and repealed administration of the Waste Tire Cleanup Fund by DOLA.	
		Waste tire haulers and facilities. The bill established new regulations governing waste tire haulers, specifically requiring the display of decals and retention of travel log manifests and prohibiting haulers from transporting more than a set number of waste tires.	
		<i>Tire vendors' fee and sales tax.</i> Under previous law, sales tax was applied to the \$1.50 per tire fee. Tire vendors submitted fee and sales tax revenue to the DOR and retained 3.33 percent of fees for compliance costs. The bill repealed the vendors' fee and specified that sales tax is not assessed upon tire fees paid upon new tire sales.	
		Advisory committee. The bill created a nine-member Waste Tire Advisory Committee to provide feedback and assessment of the Waste Tire Cleanup Program, propose new rules, and make recommendations. The committee is repealed on July 1, 2020, following a sunset review.	
HB 10-1019 Bill C	Reserved Disabled Parking Enforcement	This bill made changes regarding the reserved parking program for the disabled and placards for persons with disabilities. Placard applications must include documentation from a doctor or other authorized professional certifying the disability under penalty of perjury. Confirmation of a disability is only required once every three years for a three-year placard. Placards are changed to have a "punch-out" system to identify expiration dates and have a sticker applied to it, much like a license plate. Fines are changed for illegal use of a placard or use of a parking space reserved for persons who are disabled.	Yes
		The bill also created a new cash fund, the Disabled Parking Education and Enforcement Fund, to provide moneys for a grant program or an education program about the eligibility standards, appropriate use of parking privileges, violations, and the advantages of a volunteer enforcement program. The fund receives one-half of reserved parking program ticket revenue. The grant and training programs are carried out by the Colorado Advisory Council for Persons with Disabilities in the Governor's Office.	
SB 10-015 Bill D	Graduated Drivers Education Licensing	If a minor, under age 18, qualified for his or her permit by taking the 30-hour driver's education course, he or she must complete the additional behind-the-wheel requirements to qualify for a driver's license. In certain cases, this behind-the-wheel requirement was more stringent than is required of the person's peers (who received their permits under less rigorous requirements). This bill eliminates any differences by making the age cut-off for the additional behind the wheel training 16 years and 6 months.	Yes

Bill Letter /Number	Bill Title	Brief Description of Bill	Became Law
		Interim Session 2009 for Introduction During the 2010 Legislative Session (Cont.)	
HB 10-1014 Bill E	Work Zone Accident Reporting	This bill directed CDOT and Colorado State Patrol to present a joint annual report on fatal accidents in state highway work areas to the transportation committees of the state House of Representatives and Senate. The report is to be delivered on or before February 15 of each year beginning in 2011, and, at a minimum, must include:	Yes
		 the total number of fatal accidents and individuals killed; a breakdown of individuals killed to include CDOT workers, CDOT contractors and subcontractors, and others; copies of all related accident reporting forms; and information about ongoing and newly implemented measures taken by CDOT to prevent fatal accidents in state highway work areas. 	
		Interim Session 2008 for Introduction During the 2009 Legislative Session	
HB 09-1029 Bill A	Mobile Machinery Vehicle Registration	Mobile machinery is machinery commonly used in the construction industry. The equipment may or may not be attached to a truck chassis, and may or may not be self-propelled. Examples of these vehicles (registered as Class F vehicles in Colorado) include concrete mixers, backhoes, bulldozers, and trucks with large generators attached. Class A vehicles are interstate commercial carriers. Most of Colorado's neighboring states register mobile machinery vehicles as Class A vehicles, and do not have a Class F category. This forces Colorado operators of Class F vehicles to purchase trip permits upon entering other states. Out-of-state mobile machinery vehicles entering Colorado are required to pay additional taxes and registration fees on their mobile machinery resulting in expense and delays at ports of entry. The bill would have addressed these issues by designating Colorado mobile machinery vehicles (Class F) <i>operated in interstate commerce</i> as Class A vehicles for purposes of imposing the graduated annual specific ownership tax, and specifying the same rate structure as is currently imposed on Class F personal property. Under the bill, out-of-state mobile machinery vehicles operating in Colorado would have been exempted from payment for the mounted equipment portion of the vehicle if that portion was already taxed by the registering base state, and would have been able to purchase a tab to cover the mounted equipment portion of the vehicle if taxes were due.	No
HB 09-1027 Bill B	Yield to Transit Bus Entering Traffic	House Bill 09-1027 requires persons who are driving behind a transit bus to yield the right-of-way if the bus, after stopping to allow passengers to board or exit, signals an intention to enter traffic and if a yield sign on the back of the bus is illuminated. The bill did not require the installation of yield signs on transit buses, and did not relieve bus drivers of their duty to drive with due regard for the safety of other motorists.	Yes
SB 09-014 Bill C	Mud Flaps Vehicle Remain In Service	Senate Bill 09-014 allows commercial vehicles with damaged or missing splash guards to remain in service until the first reasonable opportunity to replace them. A splash guard is a device designed to minimize the spray of water and other substances to the rear of the commercial vehicle. Current Colorado law requires trucks with an empty weight that exceeds 10,000 pounds to be equipped with splash guards, and that a splash guard be at least as wide as the tire it covers.	Yes

Bill Letter /Number	Bill Title	Brief Description of Bill	Became Law
		Interim Session 2008 for Introduction During the 2009 Legislative Session (Cont.)	
HB 09-1026 Bill D	Low-power Self-propelled Vehicles	House Bill 09-1026 simplifies Colorado's statutory definitions applicable to low-power self-propelled vehicles (scooters), creates a category of speeding penalties specific to the vehicles, imposes a requirement for the purchase of liability insurance, and mandates the licensure of companies selling the vehicles. Specifically, the bill:	Yes
		 replaces several categories of self-propelled vehicles in Colorado law, including "motor-driven cycle," "motor scooter," and motorized bicycle" with the two categories "motorcycle" and "low-power scooter"; defines "low-power scooter" as a vehicle with not more than three wheels, no manual clutch, and a power capacity under 50 cubic centimeters or 4,476 watts; puts new speeding penalties in place for scooter operators who exceed 40 miles per hour, specifically: a fine of \$56 for traveling 41 to 44 miles per hour; a fine of \$85 and 2 points for traveling 45 to 49 miles per hour; a fine of \$116 and 4 points for traveling 50 or more miles per hour; applies compulsory liability insurance laws to operators of low-power scooters, effective July 1, 2010; requires persons selling low-power scooters to obtain a powersports vehicle distributor license from the Colorado Department of Revenue; and specifies that drug and alcohol driving offenses apply to operators of low-power scooters, farm tractors, and off-highway vehicles, but not to bicycle operators. 	
		Interim Session 2007 for Introduction During the 2008 Legislative Session	•
SB 08-014 Bill A	Toll Enforcement Process	State law requires toll evasion cases to be considered by the courts in the municipality or county where the violation occurred. For some municipalities and counties, this has resulted in a backlog of toll evasion cases in the court system. The act directs the Colorado Tolling Enterprise (CTE) to consider establishing an administrative toll enforcement process for toll evasion cases. If the CTE establishes an administrative toll enforcement process, no municipal, county, or city and county court will have the jurisdiction to hear toll evasion cases arising on a toll highway operated by the CTE. The act authorizes the CTE to utilize every remedy available under the law to enforce unpaid tolls and fees as debts owed to the enterprise, and authorizes the CTE to report to the state Department of Revenue (DOR) any outstanding judgement or warrant or failure to pay the toll, fee, and civil penalty for any toll evasion until the toll, fee, and civil penalty are paid in full.	Yes
SB 08-012 Bill B	Transportation Commission Qualifications	Current law requires the Governor to consider appointing one or more individuals with knowledge or experience in aviation and one or more individuals with knowledge or experience in engineering to the state Transportation Commission. Senate Bill 08-012 eliminates the aviation consideration. The 11 members of the Transportation Commission serve four-year terms and make state transportation policy recommendations to the Governor and General Assembly. Each commission member must reside in the district he or she represents.	Yes

Bill Letter /Number	Bill Title	Brief Description of Bill	Became Law
		Interim Session 2007 for Introduction During the 2008 Legislative Session (Cont.)	
HB 08-1057 Bill C	Tourist-Oriente d Signs Along Rural Highways	House Bill 08-1057 authorizes the Department of Transportation to issue permits and adopt rules allowing tourist-oriented directional signs (TODS) along expressways and freeways in rural areas. Prior to the act, the state only permitted TODS on non-interstate highways in rural areas. The bill also expands the types of signs that may be authorized along interstate highways pursuant to federal law. TODS are signs identifying nearby businesses for tourists traveling along state roadways.	Yes
HB 08-1074 Bill D	Nonconforming Advertising Devises on Highways	House Bill 08-1074 amends state law to authorize a nonconforming advertising device that was legally erected to be maintained at the same location. Prior to the act, only nonconforming advertising devices erected prior to January 1, 1971, were authorized to remain erected. The act eliminates the date references in statute.	Yes
HB 08-1036 Bill E	Charles Mather Safety Act	 House Bill 08-1036 allows both the Colorado Department of Transportation (CDOT) and local governments to designate areas as maintenance, repair, or construction zones where such activities are occurring. The bill also: repeals the \$40 maximum fine limit for violations occurring in these zones when an automated vehicle identification system, "photo radar," is used; doubles the fines for specified moving traffic violations, including speeding, within the zones designated by local governments; requires the Department of Public Safety, upon CDOT's request, to use photo radar to detect speeding violations while maintenance, repair, or construction is occurring in these zones; requires CDOT to reimburse the Department of Public Safety for the use of photo radar; and requires drivers approaching these zones to exhibit due care and yield the right-of-way to maintenance, repair, or construction vehicles. 	Yes
HB 08-1010 Bill F	Motor Vehicle Traffic Fines	 House Bill 08-1010 amends motor vehicle violation fines by: increasing the minimum fine for a class 2 traffic misdemeanor from \$10 to \$150; increasing the minimum fine for a class 1 traffic misdemeanor from \$100 to \$300; reducing the distribution of seat belt violation fine revenue to local jurisdictions from 100 percent to 50 percent for violations occurring on state and federal highways, with the remaining 50 percent going to the Highway Users Tax Fund; doubling the minimum fines for driving under the influence (DUI), driving while ability impaired (DWAI), under age drinking and driving (UDD), and habitual user driving; specifying that fine revenue from DUI, DWAI, UDD, and habitual user driving for violations occurring on a state or federal highway is credited 25 percent to the local governments and 75 percent to the Highway Users Tax Fund; and doubling the minimum fine for vehicle eluding. 	Yes

Bill Letter /Number	Bill Title	Brief Description of Bill	Became Law
		Interim Session 2006 for Introduction During the 2007 Legislative Session	
HB 07-1065 Bill A	Passenger Carrier Criminal History Check	House Bill 07-1065 requires any individual seeking employment or already employed as a charter or scenic bus, fire crew transport, luxury limousine, off-road scenic charter, or children's activity bus motor vehicle driver to comply with a criminal history record check. Individuals convicted in this state or any other of a violent crime within the last ten years of the background check or of driving under the influence, driving with excessive alcoholic content, driving while ability impaired, or driving while an habitual user within the last two years are disqualified and prohibited from driving a motor vehicle for the aforementioned services.	Yes
SB 07-006 Bill B	Redundant Railroad Crossings	 Senate Bill 07-006 authorizes a railroad corporation, the state Transportation Commission, CDOT, or a local government responsible for supervising and maintaining the intersecting public highway or road to abolish any railroad crossing if: the crossing is without gates, signals, alarm bells, or warning personnel and is located within a quarter-mile of a crossing with gates, signals, alarm bells, or warning personnel; the crossing is not the only crossing that provides access to property; proper notification of the proposed abolition is posted; and no entity that was provided notice or any other interested party files an objection to the abolition. 	Yes
HB 07-1020 Bill D	Motor Vehicle Temporary Tag Fraud	House Bill 07-1020 prohibits the Department of Revenue (DOR) from issuing more than two temporary registration number plates, tags, or certificates per year to any Class A or Class B motor vehicle. The bill authorizes the DOR to promulgate rules authorizing the issuance or more than two temporary registration number plates, tags, or certificates if the motor vehicle title work or lien perfection necessitate such issuance. The bill also increased penalties for failure to register a vehicle from a class B traffic infraction to a class 1 misdemeanor for failing to register two or more times within a five-year period.	Yes
HB 07-1019 Bill E	Carrier Exempt Public Utilities	House Bill 07-1019 removes the current definition of a luxury limousine from state law and transfers the responsibility of defining a luxury limousine from the legislature to the Public Utilities Commission.	Yes
HB 07-1018 Bill F	Transportation Legislation Review Committee	House Bill 07-1018 expands the statutory charge of the TLRC to include oversight of the DOR's licensing of drivers and registration and titling of motor vehicles. The bill also expands the charge to include oversight over any state agency or political subdivision of the state that regulates motor vehicles or traffic.	Yes

Bill Letter /Number	Bill Title	Brief Description of Bill	Became Law
		Interim Session 2005 for Introduction During the 2006 Legislative Session	
HB 06-1003 Bill A	Requirements for Private Toll Roads	House Bill 06-1003 requires a corporation formed for the purpose of constructing a private toll road to meet specified requirements before the toll road may be constructed or approved.	Yes
SB 06-078 Bill B	Prohibit Eminent Domain for Private Toll Roads	Senate Bill 06-078 specifies that a private corporation formed for the purpose of constructing a private toll road may not have the power to use eminent domain, but may enter into an agreement with a public entity to enable the construction of a private toll road.	Yes
HB 06-1039 Bill C	Roadside Advertising at Comprehensive Developments	 House Bill 06-1039 allows a specified on-premise advertising device located within a comprehensive development to advertise any activity conducted in the comprehensive development. The bill defines a comprehensive development as a group of two or more lots used for commercial or industrial activities that: is located on one side of a highway; consists of contiguous lots or parcels, with the exception of access roadways; has an approved public and private improvement plan; has common areas such as parking and landscaping; and has an approved common ownership plan. 	Yes
SB 06-010 Bill E	Commercial Vehicle Owner's Documentation	 Senate Bill 06-010 authorizes a company to file an express consent waiver enabling the company to designate a company representative to be party of interest in court for violation of the following: permits for longer vehicle combinations; permits for excess size and weight vehicle combinations; and permits for transporting hazardous materials. The bill also clarifies that the appearance of the company representative in court covering the matter does not constitute the practice of law in violation of state law. 	Yes
HB 06-1035 Bill F	Passenger Vehicles Railroad Crossings	House Bill 06-1035 requires a commercial vehicle transporting passengers, a school bus, or a vehicle carrying hazardous materials to stop before crossing street-grade railroad tracks within a residential area.	Yes

Bill Letter /Number	Bill Title	Brief Description of Bill	Became Law
		Interim Session 2005 for Introduction During the 2006 Legislative Session (Cont.)	
SB 06-008 Bill G	Hazardous Materials Commercial Vehicles	 Senate Bill 06-008 requires motor vehicles that weigh less than 10,000 pounds and transport hazardous materials to meet the minimum standards for commercial vehicles. The bill also: repeals a provision prohibiting a peace officer who has not attained Level I inspection certification from enforcing the "Hazardous Materials Transportation Act of 1987;" changes the penalty for violating certain hazardous materials rules from a Class 3 misdemeanor criminal offense to a Class 2 misdemeanor traffic offense; and sets the penalty for such violation at \$250 with a \$33.30 surcharge and doubles the penalty for a repeat offense that occurs within 12 months. 	Yes
		Interim Session 2004 for Introduction During the 2005 Legislative Session	
SB 05-036 Bill A	Minor Passengers Minor Drivers	 Senate Bill 05-036 prohibits a minor driver who has held a license less than six months from transporting a passenger who is under 21 years of age. The bill also prohibits a minor driver who has held a license for less than one year from transporting more than one person under 21 years of age, with the following exceptions: if the motor vehicle also contains the minor's parent, legal guardian, or other responsible adult; if the motor vehicle also contains a 21-year-old driver; if the passenger is in the vehicle on account of a medical emergency; or if all the passengers are members of the driver's immediate family. Further, the bill prohibits a minor driver who has held a license for less than one year from driving between 12 midnight and 5 a.m., with the following exceptions: if the motor vehicle contains the minor's parent, legal guardian, or other responsible adult; if all the passengers are members of the driver's immediate family. Further, the bill prohibits a minor driver who has held a license for less than one year from driving between 12 midnight and 5 a.m., with the following exceptions: if the motor vehicle contains the minor's parent, legal guardian, or other responsible adult; if the motor vehicle contains a 21-year-old driver; if the driving is on account of a medical emergency; if the driving is on account of a school-authorized activity when the school does not provide adequate transportation; if the driving is on account of school or a school-authorized activity when the school does not provide adequate transportation; if the minor is emancipated. Finally, the bill imposes punishments for violating such prohibitions, including community service, fines, and license suspension points.	Yes

Bill Letter /Number	Bill Title	Brief Description of Bill	Became Law
		Interim Session 2004 for Introduction During the 2005 Legislative Session (Cont.)	
HB 05-1247 Bill B	Breast Cancer Awareness License Plate	House Bill 05-1247 creates the Breast Cancer Awareness special license plate, and sets requirements for the issuance of the plate.	Yes
HB 05-1004 Bill C	Good Samaritan Law for Employers of Truckers	House Bill 05-1004 would have exempted an employer from civil liability for acts or omissions made by an employee while rendering emergency care or assistance.	No
SB 05-009 Bill D	Increase Fine for Human Waste Dumping	Senate Bill 05-009 increases the fine for illicit disposal of containers of human waste upon or along a state highway from a fine of \$35 plus a \$2.50 surcharge to a flat fine of \$500.	Yes
		Interim Session 2003 for Introduction During the 2004 Legislative Session	
HB 04-1036 Bill D	Restrictions on Minor Passengers in Vehicles	House Bill 04-1036 would have prohibited minor drivers from driving with minor passengers with specified exemptions.	No
HB 04-1025 Bill E	New Diesel Vehicle Emissions Inspections	House Bill 04-1025 exempts a new diesel vehicle from an emissions inspection when sold, unless the current emissions certificate expires within 12 months.	Yes
HB 04-1019 Bill F	Public Airport Authority Contracts	House Bill 04-1019 requires a public airport authority to invite bids and award a contract for the construction of works, structures, or equipment or the performance or furnishing of labor, materials, or supplies to the lowest bidder if the value of the contract is \$50,000 or more.	Yes
HB 04-1021 Bill G	Concerning the Consumption of Alcohol	House Bill 04-1021 lowers the presumptive blood alcohol content limit for driving under the influence from 0.10 grams to 0.08 grams. The bill also permits local governments to adopt an ordinance or resolution authorizing tastings subject to certain limitations; increases to \$1,000 the amount of malt, vinous, and spiritous liquors that a hotel and restaurant licensee may annually purchase from a retail liquor store; and authorizes a hotel or restaurant to permit a customer to reseal and remove from the premises one opened container of partially consumed vinous liquor.	Yes
SB 04-004 Bill I	Statewide Tolling Enterprise	Senate Bill 04-004 clarifies the division of responsibilities between the Board of the Statewide Tolling Enterprise and the Transportation Commission with respect to the operation of the tolling enterprise.	Yes

Bill Letter /Number	Bill Title	Brief Description of Bill	Became Law
		Interim Session 2003 for Introduction During the 2004 Legislative Session (Cont.)	
HB 04-1033 Bill J	Logo Signs on Interstate Highways	House Bill 04-1033 allows CDOT to erect, maintain, and administer information signs within a populated area except in a federally defined "transportation management area." Such areas are designated by the U.S. Department of Transportation to establish comprehensive transportation programming and planning.	Yes
HB 04-1017 Bill L	Graduated Driver's Licenses	 House Bill 04-1017 addresses graduated driver's licenses. Specifically, the bill: raises from 6 months to 1 year the required holding period for an instruction permit before a minor may obtain a driver's license; raises from 15 and 1/2 years to 16 years old the age when a person may obtain an instruction permit without first meeting any driver's educational requirements; and authorizes a person who is 15 and 1/2 years old to obtain an instruction permit if such person has completed a pre-qualification driver awareness program. The bill also: authorizes stepparents to assume liability for minor drivers, sign for instruction permits, and accompany certain minors with instruction permits; and instructs the Commissioner of Insurance to report to the General Assembly the effect of graduated driver's licenses on insurance premiums. 	Yes
SB 04-027 Bill M	Recodify Motor Vehicle Statutes	Senate Bill 04-027 would have recodified Articles 3 and 6 of Title 42, regarding motor vehicle titling, registration, and licensing, and amended provisions in Articles 2 and 4 of Title 42, regarding driver's licensing and traffic law, of the Colorado Revised Statutes.	No
HB 04-1034 Bill N	Internet Renewal of Drivers' Licenses	 House Bill 04-1034 allows drivers to renew a driver's license through the Internet. Specifically, the bill: allows a driver to renew his or her driver's license via the Internet when the driver is at least 21 years of age, but under 61 years of age; allows the (DOR) to promulgate rules to implement Internet renewals; requires the DOR to submit to the Commission on Information and Technology the DOR's plan for implementing Internet renewal of driver's licenses; requires the DOR to develop and implement information security programs; and requires the DOR to report to the Transportation Legislation Review Committee the steps taken to accomplish Internet renewals. 	Yes
SB 04-012 Bill O	Interlock Devices Driver's Licenses	Senate Bill 04-012 removes the requirement that a court or peace officer provide information that authorizes the DOR to revoke a driver's license for tampering with a required interlock device.	Yes

Bill Letter /Number	Bill Title	Brief Description of Bill	Became Law		
Interim Session 2003 for Introduction During the 2004 Legislative Session (Cont.)					
HB 04-1231 Bill P	Commercial Driver's License Act Updates	House Bill 04-1231 addresses commercial driver's licenses by directing the DOR to adopt any licensing sanction imposed by federal statutes or rules governing commercial motor vehicle safety. The bill also requires the DOR to maintain for at least three years records of a commercial driver's license application, convictions, disqualifications, and licensing actions affecting commercial driving privileges. The DOR must share the information with law enforcement authorities, the federal Secretary of Transportation, prospective employers, and the applicant upon request. Finally, the bill prohibits the issuance of a commercial driver's license to any person who is subject to a federal disqualification order; allows fingerprinting of an applicant for a hazardous materials endorsement; and prohibits the holder of a commercial driving learner's permit from obtaining a hazardous materials endorsement.	Yes		

Table 3Transportation Legislation Review Committee Bills Not Approved by the Legislative Council 2003 to 2011

Bill Letter	Title	Brief Description of the bill as Presented to the Legislative Council						
	Interim Session 2009							
All bills appro	All bills approved.							
	Interim Session 2008							
All bills appro	All bills approved.							
	Interim Session 2007							
Bill G	Heavy-Duty Diesel Vehicle Emissions Test	The TLRC recommended Bill G to repeal the requirement for emissions testing of newer heavy-duty diesel vehicles for introduction during the 2008 legislative session; however, at the request of the bill's sponsor, the chair withdrew the bill from consideration at the Legislative Council Committee meeting. No motion was made to approve the bill for the 2008 legislative session.						
	Interim Session 2006							
Bill C	Repeal CDOT Full-time Employee Cap	Bill C was not approved by the Legislative Council Committee as an interim committee bill. However the bill was introduced as a regular bill and signed into law. The bill eliminates CDOT's statutory full-time employee cap, which was set at 3,316.						
		Interim Session 2005						
Bill D	Driver's License Persistent Drunk Driver	Bill D would have required that the driver's license held by a persistent drunk driver indicate for a five-year period that the holder is a persistent drunk driver.						
Interim Session 2004								
Bill E	Driver's Licenses	Bill E would have addressed minor drivers, motorcycle instruction permits, and renewing driver's licenses by mail. Specifically, the bill would have:						
		 standardized the periods of license revocation so that minors without licenses received the same revocation as licensed drivers; authorized a grandparent to sign a statement certifying that the minor was enrolled in a driver education course, supervise the minor driver on the road, and sign an application for the minor to receive a minor's instruction permit; specified that a motorcycle instruction permit was valid for three years; clarified that a sworn statement of a person's social security number was made under penalty of perjury; lowered the age limit from 66 to 61 years of age when a person could no longer renew a driver's license by mail; and authorized the Department of Revenue to return a driver's license if it determined the license was erroneously canceled. 						

Table 3 Transportation Legislation Review Committee Bills Not Approved by the Legislative Council 2003 to 2011 (Cont.)

Bill Letter	Title	Brief Description of the bill as Presented to the Legislative Council				
	Interim Session 2003					
Bill A	Prevention of Spilling of Material from Vehicles	Bill A would have increased the penalty for the violation of illegally spilling material from a vehicle.				
Bill B	Abandoned Motor Vehicles at Motor Vehicle Repair Shops	Bill B would have established a process governing how a motor vehicle repair shop handles abandoned motor vehicles valued at \$2,000 or less.				
Bill C	Driver's License Fee Distribution	Bill C would have changed the distribution amounts allotted to counties and to the state from driver's license fees.				
Bill H	Motor Vehicle Open Container	Bill H would have made it a Class A traffic infraction for a person to knowingly possess or drink an open alcoholic beverage in the passenger area of a motor vehicle.				
Bill K	Safety Belt Violations Fines	Bill K would have raised the fine for driving without a safety belt or for failing to use an appropriate child restraint; required the Colorado Department of Transportation (CDOT) to expend additional collected moneys on programs that encourage the use of motor vehicle safety belts and appropriate child restraints; and required CDOT to annually report expenditures to the Joint Budget Committee.				